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NO. GN 301491

YVONNE EVETTE MOSLEY BROWN,§	IN THE DISTRICT COURT
Plaintiff, §	
를 가진 것도 이 사용하게 되었다. 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그	
VS. §	TRAVIS COUNTY, TEXAS
TEXAS BOARD OF NURSE §	
EXAMINERS and §	
STATE OFFICE OF ADMINISTRATIVES	
HEARINGS, §	
Defendants. §	126TH JUDICIAL DISTRICT

ORDER GRANTING MOTION TO DETERMINE BROWN A VEXATIOUS LITIGANT

On this day came on to be heard the Defendant Texas Board of Nurse Examiners' Motion to Determine Brown a Vexatious Litigant. The Plaintiff, Yvonne Evette Mosley Brown, appeared pro se and announced ready. The Defendant, Texas Board of Nurse Examiners, appeared by and through Joseph A. Pitner, Assistant Attorney General. The Court having examined the pleadings and after hearing the evidence and arguments of the party pro se and counsel, is of the opinion that the Defendant's motion has merit and should be granted.

The Court finds that there is not a reasonable probability that the Plaintiff, Yvonne Evette Mosley Brown, will prevail in this present litigation because the issues surrounding the revocation of her license by the Texas Board of Nurse Examiners in December 1999 have been adjudicated and are final.

The Court further finds that the Plaintiff, Yvonne Evente Mosley Brown, as a pro se litigant against the Texas Board of Nurse Examiners, has satisfied the statutory requirements of Tex. Civ. Prac. & Rem. Code §11.054(2), in that after litigation has been finally determined against her, the Plaintiff repeatedly relitigates or attempts to relitigate, in propria persona,



either (A) the validity of the determination against the same Defendant, Texas Board of Nurse Examiners, as to whom the litigation was finally determined by a final judgment of the 191st Judicial District Court, Dallas County, Texas, in April 2001; or (B) the cause of action, claim, controversy, or any of the issues of fact or law determined or concluded by the final determination against the same Defendant, Texas Board of Nurse Examiners, as to whom the litigation was finally determined by a final judgment of the 191st Judicial District Court, Dallas County, Texas, in April 2001.

The Court further finds that unless the Plaintiff, Yvonne Evette Mosley Brown, is determined to be a vexatious litigant pursuant to Tex. Civ. Prac. & Rem. Code §11.054(2), she will continue to harass the Texas Board of Nurse Examiners by filing pro se lawsuits in an attempt to relitigate the validity of the revocation of her nursing license which became a final determination by judgment of the 191st Judicial District Court, Dallas County, Texas, in April 2001.

Now therefore, IT IS ORDERED that the Plaintiff, Yvonne Evette Mosley Brown, is determined to be a vexatious litigant pursuant to Tex. Civ. Prac. & Rem. Code §11.054(2).

It is further ORDERED that the Plaintiff, Yvonne Evette Mosley Brown, is prohibited



from filing any new pro se lawsuits in the courts of this State without the permission of the Local Administrative Judge of the court in which the Plaintiff, Yvonne Evette Mosley Brown, intends to file the litigation, and that this provision of this order shall be enforceable against the Plaintiff, Yvonne Evette Mosley Brown, after proper notice for non-compliance through contempt of court.

SIGNED this the

day of fine

2003.

JUDGE PRESIDING



DISTRICT CLERK



